| 1 2 3 4 5 | CARLE, MACKIE, POWER & ROSS LLP JOHN B. DAWSON (SBN 242161) jdawson@cmprlaw.com RICHARD C. O'HARE (SBN 167960) rohare@cmprlaw.com 100 B Street, Suite 400 Santa Rosa, California 95401 Telephone: (707) 526-4200 Facsimile: (707) 526-4707 | |
|------------------------------------|--|-----------------------------------|
| 6 7 | Attorneys for Plaintiffs DIANA KARREN and CHARLES KARREN | |
| 8 9 10 | LAW OFFICE OF PAUL W. REIDL PAUL W. REIDL (SBN 155221) paul@reidllaw.com 241 Eagle Trace Drive Half Moon Bay, California 94019 Telephone: (650) 560-8530 | |
| 11 12 | Attorney for Defendant DOMAINE CARNEROS, LTD. | |
| 13 14 | UNITED STATES DISTRICT COURT | |
| 15 | NORTHERN DISTRICT OF CALIFORNIA – SAN FRANCISCO | |
| 16 | DIANA KARREN and CHARLES KARREN, | Case No: CASE NO. 3:14-cv-4929 SC |
| 17 | Plaintiffs, | STIPULATION AND [Proposed] ORDER |
| 18 | v. | |
| 19 | DOMAINE CARNEROS, LTD., | |
| 20 | Defendant. | |
| 21 | TO THE HONORABLE JUDGE SAMUEL CONTI, UNITED STATES DISTRICT | |
| 22 | COURT, NORTHERN DISTRICT OF CALIFORNIA: | |
| 23 | IT IS HEREBY STIPULATED AND AGREED by and between Plaintiffs Diana | |
| 24 | Karren and Charles Karren and Defendant Domaine Carneros, Ltd., (collectively, the "Parties"), | |
| 25 | as follows: | |
| 26 | A full and final settlement of the above-titled action has been agreed to by all of the | |
| 27 | Parties as set forth in a settlement agreement between them executed on June 25, 2015 (the | |
| 28 | "Agreement"), which Agreement provides in relevant part that "the Parties shall file a stipulation | |
| CARLE, MACKIE, POWER & ROSS LLP | Case No 3:14-cv-4929 SC 1 STIPULATION AND [PROPOSED] ORDER | |
| | STIPULATION AND | [PKUPUSED] UKDEK |

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| 1 | and proposed order in [this action] which dismisses [this action] with prejudice upon an order by | |
|------------------|---|--|
| 2 | the Court retaining jurisdiction to enforce the terms of the Agreement." | |
| 3 | Pursuant to the Agreement and Rule 41 (a)(2)(A)(ii), the Parties hereby stipulate and | |
| 4 | agree that this action be dismissed with prejudice and that the Court should retain jurisdiction | |
| 5 | over the Parties and the Agreement to enforce the terms thereof. | |
| 6 | The e-signature of Defendant's counsel has been affixed with his written permission. | |
| 7 | Dated: June 30, 2015 CARLE, MACKIE, POWER & ROSS LLP | |
| 8 | | |
| 9 | By: /s/ RICHARD C. O'HARE Richard C. O'Hare | |
| 10 | 100 B Street, Suite 400 | |
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| 12 | Facsimile: (707) 526-4707 | |
| 13 | Attorneys for Plaintiffs Diana Karren and Charles Karren | |
| | Diana Karren ana Chartes Karren | |
| 14 | Dated: June 30, 2015 LAW OFFICES OF PAUL W. REIDL | |
| 15 | | |
| 16 | By: <u>/s/ PAUL W. REIDL</u> Paul W. Reidl | |
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| 19 | paul@reidllaw.com | |
| 20 | Attorney for Defendant Domaine Carneros, Ltd. | |
| 21 | Domaine Carneros, Lia. | |
| 22 | IT IS SO ORDERED. | |
| 23 | Pursuant to the Stipulation between the Parties, the above-titled action shall be dismissed | |
| 24 | with prejudice while the Court reserves and retains jurisdiction of the Agreement and and the | |
| 25 | Parties to enforce the terms thereof. | |
| 26 | Dated: 07/01/2015 | |
| 27 | Sympo yours | |
| 28 | THE HONORABLE SAMUEL CONTI | |
| CARLE, MACKIE, | Coso No 3:14 ov 4020 SC | |
| POWER & ROSS LLP | Case No 3:14-cv-4929 SC 2 STIPULATION AND [PROPOSED] ORDER | |
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